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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/889,267	01/17/2002	Jean-Louis Ruelle	BM45351	2480	
25308	7590 11/21/2002				
DECHERT			EXAMI	NER	_
ATTN: ALLEN BLOOM, ESQ			BASKAR, PADMAVATHI		
4000 BELL A 1717 ARCH S	TLANTIC TOWER				
	HIA, PA 19103		ART UNIT	PAPER NUMBER	
			1645	\neg	
			DATE MAILED: 11/21/2002	;	
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		09/889,267	RUELLE, JEAN-LOUIS			
Office Action Summary		Examiner	Art Unit			
		Padmavathi v Baskar	1645			
Period fo	The MAILING DATE of this communication app r Reply		vith th correspond nc address			
THE N - Exter after: - If the - If NO - Failui - Any re	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, exply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a within the statutory minimum of th ill apply and will expire SIX (6) MC cause the application to become A	ireply be timely filed irty (30) days will be considered timely. INTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
1)	Responsive to communication(s) filed on	<u> </u>				
2a) <u></u>		– s action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims	,				
4)⊠ Claim(s) <u>25-49</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.					
6) 🗌	Claim(s) is/are rejected.					
7)	Claim(s) is/are objected to.					
	Claim(s) <u>25-49</u> are subject to restriction and/or	election requirement.				
	on Papers		•			
	The specification is objected to by the Examiner					
10)[1	The drawing(s) filed on is/are: a) accep					
44\□ 7	Applicant may not request that any objection to the		• •			
11)	The proposed drawing correction filed on		disapproved by the Examiner.			
If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner.						
-	nder 35 U.S.C. §§ 119 and 120	arriller.				
	Acknowledgment is made of a claim for foreign	priority under 25 LLS C	\$ 110(a) (d) as (f)			
	☐ All b)☐ Some * c)☐ None of:	priority under 35 0.5.C.	3 119(a)-(u) of (i).			
,-		have been received				
	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 					
	3. Copies of the certified copies of the priori	ity documents have beer	n received in this National Stage			
* S	application from the International Bur ee the attached detailed Office action for a list o					
14)□ A	cknowledgment is made of a claim for domestic	priority under 35 U.S.C	. § 119(e) (to a provisional application).			
	☐ The translation of the foreign language provices the translation of the foreign language provices the translation of the foreign language provides the translation of the foreign language.	• •				
Attachment		· •				
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	v Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)			

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RESTRICTION

- 1. Applicant's amendment filed on 7/20/01 has been entered. Claims 1-24 have been canceled. Claims 25-49 have been entered, Claims 25-49 are pending in the application.
- 2. Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions, which are not so linked as to form a single general inventive concept under PCT Rule 13.1. In accordance with 37 CFR 1.499, applicant is required, in response to this action, to elect a single invention to which the claims must be restricted.

Group I, claims 25, 27, 29, 31, 32, 35, 38, 43-44 and 46 drawn to polypeptide, fusion protein, vaccine and a method of inducing immune response. Further restriction to one SEQ.ID.NO required (see paragraph # 3).

Group II, claims 26, 28, 30, 33-34, 36-37, 39-42 drawn to DNA, vector and host cell and process of expressing polynucleotide. Further restriction to one SEQ.ID.NO required (see para # 3).

Group III, claims 45 and 49 drawn to an antibody and a therapeutic composition. Further restriction to one SEQ.ID.NO required (see paragraph # 3).

Group IV, claim 47 drawn to a method for diagnosing Neisseria infection using peptide or antibody. Further restriction to one SEQ.ID.NO required (see paragraph # 3).

Group V, claim 48drawn to a method for inducing immune response using polynucleotide. Further restriction to one SEQ.ID.NO required (see paragraph # 3).

The inventions listed as Groups I-V do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons:

Group I is directed to a polypeptide and a method of use. The special technical feature is the polypeptide, which is made up of amino acids. Groups II-III are drawn to structurally different products such as nucleic acids and antibodies which do not require each other for their practice and do not share the same or a corresponding technical feature. Group II that is drawn to nucleic acid is the first product and product of use. The Group IV-V inventions are drawn to methods having different goals, method steps and starting materials, which do not require each other for their practice and do not share the same or a corresponding technical feature. Note that PCT Rule 13.2 does not provide for multiple products or methods within a single application. Since the special technical feature of the Group I invention is not present in the Group II-V claims, and the special technical features of the Group II-V inventions are not present in the Group I claims, unity of invention is lacking.

DISTINCT INVENTIONS

3. For each group of inventions I-V above, restriction to one of the following SEQ.ID.NO is also required under 35 U.S.C. 121 and 372. Therefore, election is required of one of inventions I - V and one of SEQ ID NO: 1 - 4.

Inventions SEQ ID NO: 1 - SEQ ID NO: 4 are not so linked as to under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons:

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SEQ.ID.Nos 1-4 represent structurally different polypeptides and the polynucleotides encoding them. Therefore, where structural identity is required, such as for hybridization or

expression, the different sequences have different effects. Thus, each sequence is unique and

patentably distinct since each sequence has a different structure with specific amino acid or

nucleic acid and is identified by a specific SEQ.ID.NO and thus lack the same or corresponding

special technical features. Applicant is required under Restriction is required under 35 U.S.C.

121 and 372 to elect a single disclosed SEQ.ID.NO from any group elected.

4. Applicant is required, in reply to this action, to elect a group and one sequence and

identify the SEQ.ID.NO to which the claims shall be restricted. The reply must also identify the

claims readable on the elected invention, including any claims subsequently added. An

argument that a claim is allowable or that all claims are generic is considered non-responsive

unless accompanied by an election.

5. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Padmavathi v Baskar whose telephone number is (703) 308-8886. The

examiner can normally be reached on M-F (6:30A.M-4: 00 P.M.) First Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lynette Smith can be reached on (703) 308-3909. The fax phone numbers for the

organization where this application or proceeding is assigned are (703) 308-4242 for regular

communications and (703) 308-4242 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 308-1235.

P. Baskar Ph.D.

JEFFREY STUCKER

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